

**D.C. Pretrial Services Agency
Community Supervision Programs**
(December 2004)

Pretrial Unit	Targeted Defendants	Services/Supervision Provided	Program Sanctions	Eligibility Criteria	Placement Procedures
<u>General Supervision</u> <u>(202) 585-7955</u> <i>Michael Williams,</i> <i>Supervision Branch Manager</i> <i>PH: 202 585-7950, Fax: 202 585-7982</i> <u>Court Representatives Team</u> LaVon Williams, Supervisor PH: (202) 585-7985 Fax: (202) 585-7901 Supervision Teams Patty Sucato, Supervisor, Team 1 PH: 202-585-7964 Fax: 202-585-7982 Malaika Williams, Supervisor, Team 2 PH: 202-585-7974 Fax: 202-585-7983 Keelon Hawkins, Supervisor, Team 3 (East of the River Community Court) PH: 202-442-1947 Fax: 202-585-7983	<p style="text-align: center;">Violent Misdemeanors (assault, threats, domestic viol.) & All Felonies & East of the River Community Court & Non-violent misdemeanors will be supervised as resources permit.</p>	<ul style="list-style-type: none"> • Attempt to keep defendants in compliance with release conditions; • Notify the Court of violations of release conditions; • Screen defendants for placement in High Intensity Supervision Program, Work Release, New Directions, Drug Court or Specialized Supervision Unit (mental health); • Provide drug treatment referrals after assessment to defendants referred by the Court, or who repeatedly test positive; • Refer defendants for social services, such as housing, employment, and education; • Make appropriate supervision recommendations when defendants violate conditions of release 	<p style="text-align: center;"><u>Drug Testing</u></p> 1 st infraction: Warning 2 nd infraction: Warning with discussion of treatment need 3 rd + infractions: Referred for assessment and possible placement in sanction - based treatment <p style="text-align: center;"><u>Contact</u></p> 1 st infraction: Warning 2 nd infraction: Warning 3 rd infraction: Recommend increased supervision	<p>Cases Eligible for Sanction-Based Treatment:</p> <p>Defendant must have a substance abuse history, an assessment indicating a current substance abuse problem, and consent to terms and conditions of the Sanction-Based Treatment Contract.</p>	<p>Procedure for Sanction-Based Treatment:</p> <p>Defendant screened for placement in treatment; assessment performed to determine level of treatment needed: if eligible, sanctions contract executed.</p>
<u>Work Release</u> <u>(202) 220-5590</u> <i>Michael Williams,</i> <i>Supervision Branch Manager</i> <i>PH: (202) 585-7950</i> <i>Fax: (202) 585-7982</i> Cynthia Cummings, Supervisor PH: (202) 220-5658 Fax: (202) 220-5565	<p style="text-align: center;">Court-Ordered Work Release</p> <p>(Pretrial defendants required to reside in Department of Corrections (DOC) contract community correctional center or halfway house)</p>	<ul style="list-style-type: none"> • Attempt to keep defendants in compliance with release conditions; • Notify the Court of violations of release conditions; • Consult with DOC concerning halfway house compliance; • Coordinate social services w/DOC; • Screen defendants for placement in High Intensity Supervision Program, New Directions, Drug Court or Specialized Supervision Unit (mental health); and ▪ Provide drug treatment referrals to defendants referred by Court, or who repeatedly test positive. 	<p style="text-align: center;"><u>Drug Testing (if court-ordered)</u></p> 1 st infraction: Warning 2 nd infraction: Warning with discussion of treatment need 3 rd + infractions: Referred for assessment and possible placement in sanction - based treatment <p style="text-align: center;"><u>Contact (if court-ordered)</u></p> 1 st infraction: Warning 2 nd infraction: Warning 3 rd infraction: Recommend revocation	<p>Defendant must have:</p> <ul style="list-style-type: none"> ▪ No outstanding warrants or detainers; ▪ Medical clearance performed at the D.C. Jail 	<p>As ordered by the Court.</p>
See D.C. PSA Treatment Programs chart for Specialized Supervision Unit (Mental Health) 202-585-7200, Branch Manager-Terrence Walton (202) 220-5510, Supervisor-Alton Byrd (202) 585-7208					

Pretrial Unit	Targeted Defendants	Services/Supervision Provided	Program Sanctions	Eligibility Criteria	Placement Procedures
<p><u>High Intensity Supervision Program **</u> <u>(202) 220-5590</u> <i>Michael Williams,</i> <i>Supervision Branch Manager</i> <i>PH: (202) 585-7950</i> <i>Fax: (202) 585-7982</i></p> <p>Cynthia Cummings, Supervisor PH: (202) 220-5658 Fax: (202) 220-5565</p> <p><i>(Program commencing January 2005)</i></p> <p><i>(Release orders for High Intensity Supervision Program are provided by the D.C. Pretrial Services Agency.)</i></p>	<p><u>Community Supervision Phase</u> Program failures from General Supervision, Sanctions Based Contract Treatment, New Directions or SCDIP that are supervision related. (Excludes drug testing failures where treatment is needed.)</p> <p>Violent misdemeanors (simple assault, threats, stalking) based on risk assessment and recommendation of PSA.</p> <p>All felonies based on risk assessment and recommendation of PSA.</p> <p>Compliant defendants who could be moved out of Work Release.</p> <p><u>Home Confinement Phase</u></p> <p>Home Confinement is designed for defendants who violate the program requirements during the Community Supervision Phase of this Program. However, the Court may order defendants directly into this increased level of supervision in particularly high risk cases upon PSA recommendation. All defendants entering Home Confinement will be subject to 21 days of 24-hour curfew. They will be allowed to leave their residences for work, to attend school, to report to PSA for face-to-face reporting, drug testing, and other pre-approved purposes. Defendants will be returned to Community Supervision once they have completed the 21 days of Home Confinement without incurring any infractions.</p>	<p><u>Community Supervision Phase</u> Face-to-face contact – at least once per week</p> <p>Drug Testing – at least once per week</p> <p>Curfew (Electronic Monitoring) – daily from 10:00 p.m. to 6:00 a.m.</p> <p>Violence Interruption Program (group sessions) – at least once per week for defendants charged with violent misdemeanor or violent felony)</p> <p><u>Home Confinement Phase</u></p> <p>Face-to-face contact – at least once per week</p> <p>Drug Testing – at least once per week</p> <p>Curfew (Electronic Monitoring) – 24-hour curfew</p> <p>Violence Interruption Program (group sessions) – at least once per week for defendants charged with violent misdemeanor or violent felony)</p>	<p><u>Community Supervision Phase</u> Any infraction of face –to-face reporting, electronic monitoring, and/or group while in HISP:</p> <p>1st infraction: Warning 2nd infraction: Curfew adjustment to 8:00 p.m. to 6:00 a.m. 3rd infraction: Placed in home confinement phase for 21 days</p> <p>Drug Testing Infractions</p> <p>1st infraction: Warning 2nd infraction: Increase testing to twice per week and conduct an ASI with placement in an early intervention or sanctions based treatment program if indicated. Subsequent Infraction(s): If treatment is not deemed necessary, placement in home confinement for 21 days.</p> <p><u>Home Confinement Phase</u></p> <p>Any infraction of face –to-face reporting, electronic monitoring, and/or group while in HISP:</p> <p>1st infraction: 7 additional days of 24-hour curfew 2nd infraction: 14 additional days of 24-hour curfew 3rd infraction: Request hearing for revocation pursuant to 23 D.C. Code § 1329</p> <p>Drug Testing Infractions</p> <p>1st infraction: 7 additional days of 24-hour curfew 2nd infraction: Increase testing to twice per week and conduct an ASI with placement in an early intervention or sanctions based treatment program if indicated and 14 additional days of 24-hour curfew. Subsequent Infraction(s): If treatment is deemed not to have been necessary, request hearing for revocation pursuant to 23 D.C. Code § 1329</p>	<p><u>Community Supervision Phase</u> <u>Not eligible if defendant:</u></p> <ul style="list-style-type: none">has outstanding extraditable warrant or detainer;was removed from program within past 30 days due to program violation;has no verified address with an operable land-line telephone to monitor curfew <p><u>Home Confinement Phase</u> <u>Not eligible if defendant:</u></p> <ul style="list-style-type: none">has outstanding extraditable warrant or detainer;was removed from program within past 30 days due to program violation;has no verified address with an operable land-line telephone to monitor curfew.	<p><u>Community Supervision Phase</u></p> <p>Referral by the Court or defense counsel for eligibility screening.</p> <p><u>Home Confinement Phase</u></p> <p>Referral by the Court or defense counsel for eligibility screening.</p>